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6	IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT
7	OF WASHINGTON
8	
9	ACTION RECYCLING, INC.,) Petitioner,)
10	vs.) PETITION TO QUASH
11) INTERNAL REVENUE SERVICE UNITED STATES OF AMERICA,) SUMMONS
12	AND HEATHER BLAIR,)
13	INTERNAL REVENUE SERVICE) NO. CV-11-457-JLQ AGENT)
14	Respondents.)
15	
16	The Petitioner alleges as follows:
17	JURISDICTION
18	1. Jurisdiction of this action is based on 26 U.S.C. §7609 (h)(1) providing for
19	
20	action by a taxpayer and/or a third party to petition the Court to quash an IRS
21	summons.
22	
23	INTRODUCTION
24	2. Petitioner, Action Recycling, Inc. moves to have Respondents' Internal
25	Revenue Service, (IRS), summons quashed. The summonses were issued to
	PETITIONER'S PETITION TO QUASH Page 1 of 14 Law Office of Charles H. Hammer 505 W. Riverside, Ste. 500, Spokane, WA 99201 (509) 459-0391 (phone), (509) 252-5002 (fax)

the Inland Northwest Bank and the Washington Trust Bank for all of Petitioner's bank records for the fiscal year ending March 31, 2009. Copies of these two summonses are attached to this Petition to Quash, (Exhibit -1).

ARGUMENT: ADMINISTRATIVE ERRORS

- 3. Before addressing the substantive violation of the law in this motion, it needs to be pointed out that both of the IRS summonses in question contain factual administrative errors:
 - a. The Petitioner's name is Action Recycling, Inc., not "Action Recycle" as erroneously stated in the summons.
 - b. In the November 28, 2011 cover letter (Exhibit 2) sent to the Petitioner by the IRS, the issuing agent, Heather Blair, informed the Petitioner that the Quash date covered a period of 30 days when in fact by law the Quash date is only 20 days as set out in 26 USC § 7609 (b) (2) (A). This erroneous statement could be fatal to an unsuspecting taxpayer.

ARGUMENT: SUBSTANTIVE ERRORS

- 4. A Court must, on a timely filed petition, quash an IRS summons if the summons was issued for information already in the possession of the IRS. <u>United States v. Powell</u>, 379 U.S. 48, 57-58 (1964).
- 5. The Internal Revenue Service actively conducted an examination of Petitioner's fiscal year books and records for approximately one year.

6. During that examination time the IRS Revenue Agent, Derek Hudson, spen
at least 90 – 100 hours reviewing and analyzing Petitioner's books and
records, including all of Petitioner's bank records for its accounts at both the
Inland Northwest Bank and the Washington Trust Bank.

- 7. The examining agent had numerous phone calls and meetings with Petitioner's attorney regarding the examining agent's questions and concerns regarding specific deposit items at both banks.
- 8. After months of examining Petitioner's bank records, Revenue Agent Hudson left a voice mail message with Petitioner's attorney, Charles Hammer, on July 1, 2011, stating in part as follows: "---I was following up with what went on yesterday. Yeah, as from what I can see, (um), we're still income, or deposits are still a hundred grand more than reported income---."
- 9. Exhibit -3 contains Agent Hudson's detailed analysis and summary of the Fiscal Year Ending 3-31-09 Bank Deposits for Petitioner's bank deposits at both the Inland Northwest Bank and the Washington Trust Bank.
- 10. Subsequent to Agent Hudson's July 1, 2011 phone call, Attorney Hammer informed Agent Hudson as follows:
 - Petitioner's Certified Public Accountant, Ken Bendixen, reviewed
 Agent Hudson's alleged unidentified bank deposits of \$105,635.69.
 - b. Mr. Bendixen's analysis revealed that the entire \$105,635.69 in alleged unidentified deposits were in fact basically accounted for for tax purposes.

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- There is in fact no unaccounted for deposits in the worksheet provided by Agent Hudson.
- Agent Hudson never responded to the above information provided by Attorney Hammer.
- 11. The Respondents had continuous access to all of Petitioner's F/Y ending3-31-09 bank records for many months.
- 12. On November 10, 2011, IRS Revenue Agent Heather Blair, who replaced Agent Hudson on this examination, phoned Attorney Hammer and informed him in part as follows: "---I know I left you a message earlier, (um), saying that I was going to send out summons documents for the income, (um), I think at this point after reviewing it a little further, I'm just going to go ahead and issue a report on those years and, (um), just focus more on subsequent years---."
- 13. On November 28, 2011, Agent Blair notified both banks that she was withdrawing the summons she had issued on November 10, 2011.
- 14. In her November 28th letter, Agent Blair notified the two banks that she was replacing the 11-10-11 summons with new summons dated 11-28-11.
- 15. Both 11-28-11 summons still violate that <u>Powell</u> Court's decision that the IRS cannot summons records for information already in their possession.

CONCLUSION

16. The Respondents had access to all of Petitioner's bank records for the fiscal year ending March 31, 2009.

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